IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA **EASTERN DIVISION**

GINGER DAYTON, an individual;)	
)	
Plaintiffs,)	
)	
vs.)	Civil Action No.:
)	3:07CV599-MEF
STEVEN CHAD TAGGART, et al.;)	
)	
Defendants.)	

MOTION TO CONTINUE PRE-TRIAL

COMES NOW the undersigned counsel of record for the Plaintiff in the above styled cause of action and respectfully request a continuance of the pre-trial currently scheduled for July 10, 2008 at 9:30 a.m. As grounds Plaintiff's counsel shows unto the Court as follows:

- 1. Plaintiff's counsel has a previously scheduled vacation out of state for the entire week of July 7, 2008.
- 2. Defense counsel has notified Plaintiff's counsel that he has no opposition to a continuance of the pre-trial; however, he will be out of the state from July 12th - July 19th and respectfully request that the pre-trial be scheduled outside of those dates.
 - 3. Defense counsel does not oppose this Motion.

Respectfully submitted,

/s/ Richard F. Horsley Richard F. Horsley HOR023 **Attorney for Plaintiff**

OF COUNSEL:

KING, HORSLEY & LYONS, LLC 1 Metroplex Drive, Suite 280 Birmingham, Alabama 35209 (205) 871-1310

CERTIFICATE OF SERVICE

I hereby certify that I have served a copy of the above and foregoing Motion on all counsel of records listed below by placing a copy of same in the United States Mail, first class, postage pre-paid on this the 13th day of June, 2008.

Christopher Rogers, Esquire Huie, Fernambucq & Stewart Three Protective Center, Suite 200 2801 Hwy 280 South Birmingham, Alabama 35223-2484

> /s/ Richard F. Horsley OF COUNSEL